## UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA

CLINTON HENDERSON and ANDREW OLINDE, individually and on behalf of all other similarly situated individuals,

Court File No. 1:13-cv-03767-TWT

Plaintiffs,

NOTICE OF CONSENT FILING

ν.

1400 NORTHSIDE DRIVE, INC. d/b/a SWINGING RICHARDS,

Defendant.

PLEASE BE ON NOTICE, that pursuant to 29 U.S.C. § 216, Plaintiffs

hereby file the attached Consent Forms for the following person(s):

Borrego, Troy

Dated: December 9, 2013

#### NICHOLS KASTER, PLLP

/s/ Timothy C. Selander
Timothy C. Selander, MN Bar No. 0387016\*
Paul J. Lukas, MN Bar No. 22084X\*
Nicholas D. Thompson, MN Bar No. 0389609\*
Anna Prakash, MN Bar No. 0351362\*
4600 IDS Center, 80 South 8th Street
Minneapolis, MN 55402

Telephone: (612) 256-3200 Fax: (612) 215-6870 selander@nka.com lukas@nka.com nthompson@nka.com aprakash@nka.com

\*admitted pro hac vice

# MAYS & KERR, LLC

Jeff Kerr, GA Bar No. 634260 John Mays, GA Bar No. 986574 235 Peachtree St. NE #202 Atlanta, GA 30303 Telephone: (404) 410-7998 Fax: (404) 855-4066 jeff@maysandkerr.com john@maysandkerr.com

ATTORNEYS FOR PLAINTIFFS AND THE COLLECTIVE

### 1400 NORTHSIDE DRIVE, INC. d/b/a SWINGING RICHARDS PLAINTIFF CONSENT FORM

- 1. I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against my current/former employers, Cummings Beveridge Jones ("CB Jones"), 1400 Northside Drive, Inc., Swinging Richards, Inc., (collectively d/b/a "Swinging Richards") and all related corporate entities and individuals, to recover compensation I am owed by law.
- 2. During the past three years, I worked as an entertainer at the nightclub Swinging Richards. I did not receive an hourly wage, and I was required to pay the club money when I worked.
- 3. If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against 1400 Northside Drive, Inc., Swinging Richards, Inc., (collectively d/b/a "Swinging Richards") and all related corporate entities and individuals.
- 4. I understand that I may withdraw my consent to proceed with my claims at any time by notifying the attorneys handling the matter.

Date:	12-62-13	TrayBonego
		Signature
		Troy Borrego
		Print Name

REDACTED

Return this form by fax, email or mail to: Nichols Kaster, PLLP, Attn: Matthew Morgan

Fax: (612) 215-6870

Email: forms@nka.com

Address: 4600 IDS Center, 80 S. 8th Street, Minneapolis, MN 55402

Web: www.nka.com

## UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORIGA

#### CERTIFICATE OF SERVICE

Henderson, et al. v. 1400 Northside Drive, Inc. d/b/a Swinging Richards. Court File No.: 1:13-cv-03767-TWT

I hereby certify that on December 9, 2013, I caused the following documents:

## **Notice of Consent Filing**

to be filed electronically with the Clerk of Court through ECF, and that ECF will send an e-notice of the electronic filing to the following:

Jeff Kerr jeff@maysandkerr.com
John Mays john@maysandkerr.com
Paul J. Lukas lukas@nka.com
Timothy C. Selander selander@nka.com

Anna P. Prakash aprakash@nka.com
Nicholas D. Thompson nthompson@nka.com

These document(s) will subsequently be served to Defendant by messenger upon the following:

1400 Northside Drive, Inc. d/b/a Swinging Richards Herbert P Schlanger 230 Peachtree Rd NW STE 1890 Atlanta, GA 30303

Dated: December 9, 2013

/s/
Timothy C. Selander